

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA

RYSTA LEONA SUSMAN, Both  
individually and as Legal Guardian of  
Shane Allen Loveland; and JACOB  
SUMMERS

CASE NO. 8:18CV127

Plaintiff(s),

THE GOODYEAR TIRE & RUBBER  
COMPANY

Defendant(s).

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**INDEX OF EXHIBITS TO PLAINTIFFS' BRIEF IN OPPOSITION TO DEFENDANT'S  
MOTION IN LIMINE TO EXCLUDE EVIDENCE RELATING TO NHTSA'S  
EVALUATION INTO GOODYEAR'S LOAD RANGE E TIRES AND GOODYEAR'S  
RESULTING VOLUNTARY REPLACEMENT PROGRAM**

Plaintiffs' hereby submits their Index of Exhibits in Support of their Brief in Opposition to Defendant's Motion in Limine to Exclude Evidence Relating to NHTSA's Evaluation into Goodyear's Load Range E Tires and Goodyear's Resulting Voluntary Replacement Program.

<b>Exhibit</b>	<b>Description</b>
1	ODI Screen Resume – GY-Susman 00010
2	ODI Resume – GY-Susman 01366-01368
3	Goodyear Statement on NHTSA Preliminary Investigation GY-Susman_34075-34076 <b>Filed under seal</b>
4	January 28, 2002 letter to Kenneth Weinstein GY-Susman 32013-32039 <b>Filed under seal</b>
5	NHTSA Load Range E Issues GY-Susman 27368-27441 <b>Filed under seal</b>
6	Order entered in <i>Garcia v. Kelly-Springfield Tire Company</i>

Dated: February 11, 2020

Respectfully submitted,

**KASTER, LYNCH, FARRAR, & BALL, L.L.P.**

By:



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CERTIFICATE OF SERVICE (CM/ECF)

I HEREBY CERTIFY that on February 11, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system.

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